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An Electric Fan

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Idaho-Oregon Light & Power COMPANY
Ontario, Oregon

Excursions East VIA Union Pacific System

Very low round trip fares to DENVER, KANSAS CITY, ST. LOUIS, OMAHA, CHICAGO, MINNEAPOLIS and many other points.

DATES OF SALE:

May 7, 8, 10, 17, 24, 31; June 3, 7, 13, 14, 21, 28; July 2, 5, 10, 19, 23, 31; August 1, 9, 10; 11, 16, 22, 28; Sept. 10, 11

Limit: October 31, 1913

See any OREGON SHORT LINE Agent for further details

THE UNION PACIFIC SYSTEM
Reaches Omaha and Points East
THE DIRECT WAY

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Perhaps that is still your method and you look forward to each washday with delight. Well, hardly!

A set of "Standard" laundry trays would mean an orderly laundry, one of more inviting appearance and easier laundering and your satisfaction would not be lessened by the high class workmanship which characterizes the work we do.



U. S. Plumbing & Heating Co.
Ontario, Ore.



ONTARIO LIVERY

Best Equipped Livery in the city. Headquarters for Stockmen.

Horses Bought and Sold.

A. McWILLIAMS, Proprietor.

FRUITLAND ITEMS

Rev. J. V. Hawks of the Childrens Home Missionary Society from Boise will speak at the Methodist church both morning and evening service.

D. L. Ingard and T. R. Neilson are enjoying a trip in the mountains. They will spend their outing in the Meadows and at the Payette Lakes.

The W. C. T. U. and L. T. L. are planning a picnic for July 24th which will be held at H. R. Flacks. All members are urged to be present and have a good time.

Lucile Hill is visiting with her sister Mrs. W. E. Birdsell in Vale, Oregon.

The Woman's Home Missionary Society met Wednesday afternoon with Mrs. Powell. Mrs. Cotton Mather, the National Field Secretary was present. Dainty refreshments were served.

William Kessler is having a new house erected just east of the Baptist church.

C. K. Powell left Tuesday for Weiser where he will work during the summer vacation.

Rev. and Mrs. Thomas Johns from Ontario, and son and family from Mt Pleasant, Utah visited with Rev. Deal Monday.

Mrs. M. B. Sherman spent last week in Ontario demonstrating "Razberree" a fruit drink made out of dried raspberries.

Robert Bradley of King's Hill Ida returned last week to oversee the Santa Rosa fruit crop again this year.

The Rose Circle Sunday School class met last Wednesday afternoon with Lola Carpenter.

The thinning of the apple crop has taken the attention of the orchardists for several days. The crop was too heavy to grow the best fruit for market or for the good of the trees.

Miss Zedie Keith of Payette is visiting with her cousin, Alice Perry for a few days.

T. Rucker and daughter, Lois from Parma visited Saturday and Sunday at the A. Grime's home.

Vale 01358, Burns 01831.
NOTICE FOR PUBLICATION.
Department of the Interior U. S. Land Office at Vale, Oregon, June 25th, 1913.

Notice is hereby given that John Lynch, of Ontario, Oregon, who on June 10th, 1910, made Homestead application, No. 01358, for E1 NE1, Sec. 18, and E1 SE1, Section 7, Township 16 S., Range 46 E., Willamette Meridian, has filed notice of intention to make final three-year proof, to establish claim to the land above described, before Harry B. Grauel, U. S. Commissioner, at Ontario, Oregon, on the 4th day of August, 1913.

Claimant names as witnesses: Frank Welch, Charley Carter, of Ontario, Oregon; M. B. Ramsey, Frank Davis, of Weiser, Idaho. Bruce R. Kester, Register.



The Most Qualified Judges
Pronounce Taylor & Williams
Straight Yellow Stone Whiskey the BEST

FOR SALE in quantities from One gallon up, and many other Good brands, by

L. B. TETER, Wholesaler,
ONTARIO, OREGON

Ordinance No. 237

An Ordinance declaring the intention of the City Council to cause to be constructed, a sewer along the following described route to wit: Beginning at a point in the alley in block 270 in the City of Ontario, Malheur county, Oregon, where the said alley intersects the North line of the Southeast Quarter of Section Four, Township Eighteen South, Range Forty Seven East of the Willamette Meridian, running thence South in the alley through blocks 270 and 271, to Minnesota avenue; thence west on Minnesota avenue to Grant street, a distance of one half a block; thence South on Grant street to Kansas avenue; thence East on Kansas avenue to Morfitt street; thence South on Morfitt street to the point where said Morfitt street intersects the South line of the Northeast Quarter of Section Nine, said Township and Range; also, beginning at the intersection of Clement street with Kansas avenue and running thence south on said Clement street to the intersection of said street with the south line of the Northeast Quarter of said section line, said Township and Range; said route lying within the City of Ontario, Malheur County, Oregon; and for levying a special assessment upon the property benefitted thereby; providing an opportunity for property owners to protest against such proposed improvement; providing for the manner of making proposals to construct said sewer; providing for the manner of making and collecting the assessment therefor and declaring an emergency. The people of the City of Ontario do Ordain as Follows:

Section 1. That a local improvement shall be made within the City of Ontario, County of Malheur, State of Oregon, by the construction of sewers in and upon the following described streets: Beginning at a point in the alley in Block 270 in the City of Ontario, Malheur County, Oregon, where the said alley intersects the North line of the Southeast Quarter of Section Four, Township Eighteen South, Range Forty-seven East of the Willamette Meridian; running thence south in the alley through blocks 270 and 271, to Minnesota avenue; thence west on Minnesota avenue to Grant street, a distance of one-half block; thence south on Grant street to Kansas avenue; thence east on Kansas avenue to Morfitt street; thence south on Morfitt street to the point where said Morfitt street intersects the south line of the Northeast Quarter of Section Nine, said Township and Range; also beginning at the intersection of Clement street with Kansas avenue and running thence south on said Clement street to the line intersection of said street with the south line of the Northeast Quarter of said Section Nine, said Township and Range; said route lying wholly within the City of Ontario, Malheur County, Oregon; in accordance with the plans and specifications that are hereby adopted and which are on file with the City Recorder of the City of Ontario, State of Oregon.

Section 2. That an estimate of the cost of said improvement has been ascertained and determined by the City Engineer to be the sum of Twenty Five Thousand dollars, (\$25,000.00) which estimate of the City Engineer has been filed with the City Recorder and the whole cost and expense of said improvement shall be raised and paid for by special assessment to be levied upon and equitably apportioned between the adjacent property benefitted thereby, according as said different pieces of property should be benefitted.

Section 3. That in order to afford the different property owners whose property is to be assessed, an opportunity to file any protest any such property owner may desire to file against the construction of said sewers provided for in this ordinance, the City Recorder shall at once proceed to publish notice in the "Ontario Argus" and "Ontario Democrat," weekly newspapers published in the City of Ontario once each week for two (2) consecutive weeks, a copy of this ordinance indicating that the City Council will, on the 28th day of July, A. D. 1913, at a regular adjourned meeting thereof, hear and determine any written protest against the construction of said improvement that may be filed before the day fixed for such hearing.

Section 4. That if after the hearing provided for in the foregoing section shall have been had, and it shall have been determined by the City Council that the construction of said sewers shall be proceeded with, the City Council shall fix a date not less than one week from such time for a meeting of the City Council, at which proposals of contractors to do the work and furnish the materials necessary for the construction of said improvement will be considered and the contract for doing such work and furnishing material will be awarded, notice of which meeting shall be published at least once in a newspaper published in the City of Ontario not less than three (3) days before such meeting. Such contract shall not be awarded at an amount in excess of

the estimate of the City Engineer filed with the City Recorder. After the contract to construct the said improvement shall have been awarded, the said City Council shall thereupon appoint some competent person as a commissioner, whose duty, after taking the necessary oath to faithfully perform his duties, shall be to carefully and equitably apportion the entire costs of such improvement not to exceed the amount of the contract awarded between the different pieces of property adjacent to and benefitted by said improvement, and thereupon said commissioner shall prepare an assessment roll, giving the names of the owners, the description of the different pieces of property assessed, and the amount of benefit assessed to each of said different pieces of property, which assessment roll as soon after the appointment of such commissioner as it shall be practicable to do so, shall be returned and filed by such commissioner in the office of the City Recorder and thereupon any interested person or property owner who shall be dissatisfied with the apportionment of the cost of said improvement shall have the opportunity and be required within ten (10) days after the filing of such assessment roll by said commissioner to file with the City Recorder, in writing, specifically and clearly any objection that such person or property owner may desire to urge against such apportionment.

Section 5. At the next regular meeting of the City Council, or at any special or adjourned meeting, after the expiration of said ten (10) days, or at any time to which the hearing of the objections of said special assessments may be adjourned, the City Council shall act as a board of equalization and shall give each objector an opportunity to be heard as to the objections that have been filed and shall hear and determine all such objections that have been filed to the apportionment of such special assessment, and shall after such hearing, either confirm the assessments, as indicated by the assessment roll, or if necessary to do so, shall first amend the same before such confirmation, so that the apportionment that shall be made and confirmed by the City Council shall be equitable and just between the different pieces of property benefitted by said improvement and so that such assessment charged against any and all property assessed shall not be more than the benefits that shall have been conferred by said improvement.

Section 6. After the confirmation of the apportionment of said assessment by the city council, the city recorder shall forthwith publish at least once in the Ontario Argus and in the Ontario Democrat, weekly newspapers published in said city of Ontario, a notice to the property owners and persons interested, indicating the apportionment of said assessment between the different pieces of property, as confirmed by the city council, giving the date of such confirmation, the name of the owners of the property assessed, so far as the name of such owners shall be known to the Recorder, the descriptions of the different pieces of property assessed, and the different amounts of the benefits charged against each of the different pieces of property assessed. The city council shall have the power at any time within thirty (30) days of the confirmation to amend said assessment roll, and at the expiration of said thirty days, except as is otherwise provided in this ordinance, the assessment as confirmed shall be final.

Section 7. No suit shall be maintained to set aside or modify any such assessment, or to enjoin the city, or any person employed by the city, from making such improvement, or levying or collecting any such assessment, or from issuing bonds, or contesting the validity thereof, unless such suit shall have commenced within thirty (30) days of the passage of the ordinance confirming said assessment. Provided, that in the event any special assessment shall be found to be invalid or insufficient in whole or in part for any reason whatever, the city council may at any time in the manner provided for the levying of an original assessment, cause a new assessment to be made and levied which shall have like form and effect as an original assessment.

Section 8. That the aggregate amount of said assessment for said improvement, and each individual assessment, shall be payable within thirty (30) days after the confirmation of said assessment by the city council, as hereinafter provided. After the expiration of said thirty (30) days said assessment shall bear interest at the rate of eight per centum (8 per cent) per annum, and shall be payable an enforceable in all respects as ordinary city taxes. Provided, however, it shall be lawful for the respective owners of any property so assessed for such improvement in the sum of Twenty-five Dollars (\$25.00), or more, at any time within ten (10) days after notice that such assessments have been levied, to first published, to file with the City Recorder of the City of Ontario a written application to pay such assessment in installments, and such written application shall state that the said applicant and property owner does hereby waive any

and all irregularities or defenses, jurisdictional or otherwise in the proceedings to construct the sewers for which said assessments are levied, and in the apportionment of the costs thereof said application shall contain a provision that the said applicant and property owners agrees to pay said assessment in ten (10) annual installments, with interest at the same rate on all of said assessments which have not been paid as that expressed in the bonds issued to pay for such improvements. Said application shall also contain a statement, by lot or blocks, or other convenient description, of the property of the applicant assessed for the construction of said sewer. No such application shall be received and filed by the City Recorder if the amount of such assessment with any previous assessments for street improvements, or sewers, assessed against the same property and remaining unpaid, shall equal or exceed the valuation of said property, as shown by the last tax roll of the county in which it is situated. The majority of the owners of the property so assessed shall select a competent person to inspect such improvements under the direction of the city engineer of such city; provided, that application for such bonding shall be received by the City Recorder in cases where the amount of the assessment, together with previous assessments for street improvements or sewers against the property (and remaining unpaid), shall exceed the valuation of said property, as shown by the last tax of the county, if the owner shall before making such application pay in cash into the treasury of said city or county, such excess of unpaid assessments over the valuation as shown by the last tax roll.

Section 9. That the issuance of bonds to anticipate, and payable out of the collections of the different installments of said assessments by governed by, and in all respects be in accordance with the provisions of an Act of the Legislature known as the "Bancroft Act" and entitled: An Act to provide for the issuance of bonds for the improvement of streets and the laying of sewers in incorporated cities, and for the payment of the cost of such improvements, and the laying of sewers by installments. The same being Chapter V of Title XXVI, Lord's Oregon Laws.

Section 10. All of said work shall be done in accordance with the plans and specifications for said proposed improvements, and which plans and specifications are now on file in the office of the City Recorder of the City of Ontario, and which are hereby made a part of this Ordinance as fully as though set forth at length therein.

Section 11. That all ordinances and parts of ordinances in conflict herewith be and the same are hereby expressly repealed.

Section 12. Inasmuch as the City of Ontario has long suffered by reason of inadequate drainage and sewerage, because of which the health and safety of the people of said city has been and is constantly reduced and endangered; and inasmuch as the season of summer is now upon us and the lack of adequate sewerage forms an immediate menace to the welfare of the people of said city, this ordinance is therefore necessary to the immediate preservation of the peace, health and safety of the people of the City of Ontario; and an emergency exists, and this ordinance shall be in full force and effect from and after its passage by the Council and its approval by the Mayor.

Passed by the Council this 7th day of July, A. D. 1913.
Approved by the Mayor this 7th day of July, A. D. 1913.
Attest: HARRY B. GRAUEL, City Recorder.

Alias Summons

In the Circuit Court of the State of Oregon, for the County of Malheur, ss

The Empire Lumber Company, Ltd., a private corporation duly organized and existing under and by virtue of the Laws of the State of Oregon, Plaintiff,

vs.
C. R. Bickley, Defendant.

To C. R. Bickley, Defendant:

In the name of the State of Oregon:

You are hereby required to appear and answer the complaint filed against you in the above entitled action by Friday, the 1st day of August, 1913, or for want thereof, plaintiff, will take judgment against you for the sum of \$92.18, with interest thereon from the 7th day of October, 1911, at the rate of six per cent per annum (less a credit in the sum of \$5.00 paid December 3rd, 1912). This summons is served upon you by publication thereof for six consecutive weeks, in the Ontario Argus, a weekly newspaper published in Ontario, Oregon, beginning on the 19th day of June, 1913, and ending on the 1st day of July, 1913, by order of the Hon. Dallas Biggs, judge of the above entitled Court.

Dated the 7th day of May, 1913.
C. McWilliams,
Attorney for Plaintiff.

If you want proof of the better class you get it at the Argus office—the Price is right